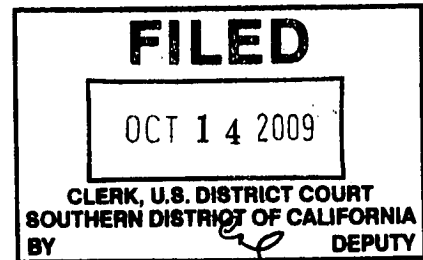


**ORIGINAL**

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Attorney for Plaintiff,  
 Liberty Media Holdings, LLC



**UNITED STATES DISTRICT COURT  
 SOUTHERN DISTRICT OF CALIFORNIA**

LIBERTY MEDIA HOLDINGS, LLC

Plaintiff,

vs.

DAVID TRICE, John Doe 1, and  
 Does 2-50

Defendants

Case No. **09 CV 2284 W** **POR**

**COMPLAINT**

- (1) COPYRIGHT INFRINGEMENT
- (2) TRADEMARK INFRINGEMENT
- (3) INJUNCTIVE RELIEF

**INTRODUCTION**

1. The Plaintiff, Liberty Media Holdings, LLC ("LMH") produces high quality adult entertainment films, which are distributed throughout the world on DVDs and over the Internet on a website where its members pay a monthly fee for authorized access to LMH's works. The Defendant, David Trice ("TRICE") purchased a monthly membership to LMH's website, used that membership to download the Plaintiff's movies, and now he manufactures DVDs of those movies and then sells those DVDs to the public.

2. TRICE's actions are a clear violation of the Plaintiff's copyrights as protected by Title 17 of the U.S. Code; and, since the counterfeit DVDs bear the Plaintiff's federally-protected trademark and are sold under that trademark, the

CP

1 defendant's actions are a violation of the Plaintiff's trademark rights as protected by  
2 the Lanham Act.

3 3. The Defendant's actions were willful in nature, entitling the Plaintiff to  
4 enhanced damages. The Plaintiff seeks statutory damages, actual damages, an award  
5 of its attorneys' fees and costs of suit, as well as injunctive relief putting an end to  
6 Mr. Trice's criminal activity.

7 **THE PARTIES**

8 **The Plaintiff, Liberty Media Holdings, LLC**

9 4. Liberty Media Holdings, LLC (LMH) is a California corporation doing  
10 business as CORBIN FISHER®, with a mailing address of 302 Washington Street,  
11 Suite 321 San Diego, CA 92103.

12 5. LMH produces, markets, and distributes works of original creative  
13 expression including Internet web content, DVDs, and photographs of an erotic  
14 nature. LMH's website has "free tour" areas where G-Rated photographs may be  
15 viewed, but its more explicit erotic works are only available to individuals who pay a  
16 monthly subscription fee or who purchase a DVD from LMH.

17 6. LMH prohibits persons who are under the age of 18 from accessing the  
18 more explicit areas of its website, and does not sell its DVDs to minors.

19 **Defendant TRICE**

20 7. LMH is informed and believes, and on that basis alleges that DAVID  
21 TRICE is an individual who resides at 5624 Phoenix Drive, The Colony, Texas  
22 75056.

23 8. Defendant TRICE is a senior financial analyst based in the Dallas area  
24 who also does business under the name "Make My DVD," and uses the eBay account  
25 "adt4229".

26 9. Under these names, TRICE manufactures and sells bootleg CORBIN  
27 FISHER® DVDs, which is the underlying conduct leading to this lawsuit.

1           10. Although LMH takes steps to keep its materials out of the hands of  
2 minors, TRICE took no such protective steps. Thus potentially circumventing  
3 LMH's strong "no minors" policy.

4                           **Defendant Doe 1**

5           11. The true name of Defendant sued herein as Doe 1 is unknown to  
6 Plaintiff, which sues said Defendant by such fictitious name. When, and if, Doe 1's  
7 identity is discovered, the Plaintiff will seek leave of this Court to amend this  
8 Complaint to include Doe 1's actual name.

9           12. Plaintiff is informed and believes, and on that basis alleges, that Doe 1  
10 is a natural person who acts in conjunction with Defendant TRICE, and should also  
11 be subject to the relief requested herein, jointly and severally, along with TRICE as if  
12 Doe 1 had also committed all off TRICE's acts along with him.

13                           **Does 2-50**

14           13. The true names and capacities, whether individual, corporate, associate,  
15 or otherwise of the Defendants sued herein as Does 2-50 are unknown to Plaintiff,  
16 which sues said Defendants by such fictitious names. If necessary, Plaintiff will seek  
17 leave of this Court to amend this Complaint to state these defendants' true names and  
18 capacities.

19           14. Plaintiff is informed and believes, and on that basis alleges, that these  
20 Doe defendants should also be subject to the relief requested herein.

21           15. Does 2-50 intentionally induced Defendant TRICE into committing the  
22 acts complained of herein, and are accordingly contributorily liable for Defendant  
23 TRICE's infringement.

24           16. Plaintiff is informed, and believes, and on that basis alleges, that these  
25 Doe Defendants are in possession of the counterfeit goods produced by Defendant  
26 TRICE and should be ordered to forfeit such goods to the Plaintiff for destruction,  
27 and if they have in turn duplicated the goods, publicly displayed them, or have  
28

1 otherwise also infringed upon the Plaintiff's rights, that they should be held  
2 responsible for these legal wrongs as well.

### 3 JURISDICTION AND VENUE

4 17. This Court has subject matter jurisdiction pursuant to the Copyright Act,  
5 (17 U.S.C. §§ 101 et seq.), the Lanham Act, 15 U.S.C. § 1121, and 28 U.S.C. §§  
6 1331, 1338(a), 2201, and 2202.

7 18. This Court has personal jurisdiction over the Defendant, who has  
8 engaged in business activities in and directed to this district, and has committed a  
9 tortious act within this district.

10 19. Defendant TRICE has solicited business from California residents, has  
11 transacted business with California residents, and has committed unlawful and  
12 tortious acts outside of California, which were expressly aimed at California  
13 residents, which he knew would cause economic injury in California, and which did,  
14 in fact, cause economic injury in California.

15 20. Plaintiff's claims arise out of this very conduct, which is expressly  
16 aimed at California.

17 21. Venue is proper in this Court pursuant to 28 U.S.C. § 1391, as a  
18 substantial part of the events or omissions giving rise to the claims pleaded herein  
19 occurred in this district.

### 20 FACTS COMMON TO ALL CLAIMS

21 22. Defendant TRICE joined the CORBIN FISHER® website three times.

22 23. Each time, Defendant TRICE downloaded CORBIN FISHER® videos  
23 and stored them on his hard drive or other storage device(s).

24 24. Defendant TRICE placed advertisements on eBay stating that he would,  
25 for a fee, join the CORBIN FISHER® website on his customer's behalf, download  
26 videos at his customer's request, and then transfer these videos to a DVD for the  
27 customer. In describing his operation in this manner, Defendant TRICE attempted to  
28 make it seem as if he were joining the CORBIN FISHER® website on a one



1 membership for every one eBay sale ratio, and not merely purchasing a single  
2 membership and then creating dozens of pirated DVDs.

3 25. Defendant TRICE has sold far more DVDs than he has purchased  
4 CORBIN FISHER® memberships.

5 26. Even if Defendant TRICE had joined CORBIN FISHER® on a 1:1  
6 ratio, as he described in his eBay advertisement, this would still be a violation of  
7 LMH's copyrights and trademark rights, and was a clear violation of the user terms  
8 and conditions, which TRICE agreed to when accessing the CORBIN FISHER®  
9 website.

10 27. While Defendant TRICE's subterfuge does not excuse his violations of  
11 LMH's rights, it does demonstrate that Defendant TRICE is aware that LMH's works  
12 are protected by copyright and trademark law and demonstrates that Defendant  
13 TRICE is aware that unauthorized duplication and distribution of LMH's works is  
14 illegal.

15 28. Even if Defendant TRICE was unaware of this, and believed that his  
16 duplication and distribution of LMH's works was, somehow, authorized under the  
17 law if he merely joined CORBIN FISHER® on behalf of a customer and provided  
18 that customer with DVDs of the content downloaded on that customer's account,  
19 TRICE did not pay a membership fee for every one of his customers.

20 29. Accordingly, even if Defendant TRICE's 1:1 "DVD transfer service"  
21 were legal, TRICE himself does not actually do what his ad says he does. It is mere  
22 subterfuge to attempt to hide Defendant TRICE's willful and blatant copyright and  
23 trademark infringement.

24 30. Defendant TRICE has sold pirated content in this manner to multiple  
25 parties, as evidenced by his eBay feedback page. See Exhibit A.

26 31. Each of the audiovisual works at issue in this action is of high  
27 production value and is easily discernable as a professionally produced work.  
28

1        32. Each of the audiovisual works at issue in this action are registered, by  
2 the Plaintiff, with the United States Copyright Office, or has an application for  
3 registration pending. A list of names and registration numbers followed by true and  
4 correct copies of the registration certificates or applications for all works known, for  
5 a fact, to have been infringed upon by Defendant TRICE are attached hereto as  
6 Exhibit B.

7        33. Defendant TRICE purchased a subscription to Plaintiff's website on 3  
8 separate occasions.

9        34. Defendant TRICE knew that the infringed upon works belonged to the  
10 Plaintiff.

11        35. Each of the Plaintiff's works is marked with the Plaintiff's trademark,  
12 CORBIN FISHER®, a copyright notice, a warning that unauthorized copying is  
13 illegal and will be prosecuted, and a statement regarding age verification records as  
14 required by 18 U.S.C. § 2257.

15        36. Defendant TRICE knew or should have known that the Plaintiff is based  
16 in San Diego, California, and that infringement of its works was likely to cause  
17 economic harm in California.

18        37. One of Plaintiff's employees found Defendant TRICE's advertisement  
19 on eBay and documented the existence of the advertisement, ordered DVDs from the  
20 Defendant, and paid for this order with a credit card via PayPal. See Exhibit C,  
21 Declaration of Aaron Anderson at ¶ 2 and ¶ 3.

22        38. This same employee corresponded with Defendant TRICE, ordered  
23 more DVDs and paid for his second order by personal check. See Exhibit C,  
24 Declaration of Aaron Anderson at ¶ 4.

25        39. On or about April 13, 2009, this same employee contacted Defendant  
26 TRICE and ordered three more DVDs from the Defendant. See Exhibit C,  
27 Declaration of Aaron Anderson at ¶ 5.

28        40. Defendant TRICE provided these DVDs via US Mail to the employee.

1        41. Defendant TRICE has illegally manufactured hundreds, if not  
2 thousands, of counterfeit DVDs of not less than 66 of the Plaintiff's works, each of  
3 which is independently registered with the United States Copyright Office.

4        42. The titles of these works and their respective copyright registration  
5 numbers are attached to this Complaint as Exhibit B.

6        43. Defendant TRICE knowingly shipped and/or caused to be shipped, not  
7 less than one counterfeit copy of each of the works listed in Exhibit B into the  
8 Southern District of California.

9        44. Defendant TRICE knowingly and willfully created and/or caused to be  
10 created and/or knowingly and willfully sold counterfeit DVD copies of the Plaintiff's  
11 copyrighted works through direct sales via eBay and via the Internet.

12        45. Neither Plaintiff nor any other person granted Defendant TRICE the  
13 right to manufacture and/or distribute copies of the Plaintiff's copyrighted works.

14        46. At no time has Defendant TRICE obtained the right to manufacture  
15 and/or distribute counterfeit copies of the Plaintiff's copyrighted works.

16        47. Although LMH takes steps to kept its materials out of the hands of  
17 minors, TRICE took no such protective steps, thus potentially circumventing LMH's  
18 strong "no minors" policy.

19  
20                                    **FIRST CAUSE OF ACTION**  
21                                    **Copyright Infringement – 17 U.S.C. §§ 101 *Et. Seq.***  
22                                    **(66 Counts)**

23        48. Plaintiff repeats and incorporates by reference each and every allegation  
24 set forth above in paragraphs 1 through 47, inclusive.

25        49. Defendant TRICE has illegally manufactured and sold many counterfeit  
26 DVDs of not less than 66 of the Plaintiff's copyrighted works.

27        50. The titles that Defendant TRICE illegally counterfeited and thus  
28 infringed upon are listed in Exhibit B.

1        51. Plaintiff has registered the copyrights to each of these works, and copies  
2 of the copyright registrations are attached as Exhibit B.

3        52. Plaintiff owns exclusive rights and privileges in and to the Copyrights.

4        53. Plaintiff is the owner of all rights, title, and interest in the Copyrights at  
5 issue.

6        54. Defendant TRICE's conduct infringes upon the Plaintiff's Copyrights.

7        55. Defendant TRICE's actions constitute an intentional and/or willful  
8 infringement of the Plaintiff's copyrights.

9        56. On information and belief, as a direct and proximate result of his  
10 conduct, Defendant TRICE has realized and continues to realize profits and other  
11 benefits rightfully belonging to the Plaintiff.

12        57. Defendant TRICE has willfully engaged in, and is willfully engaging in,  
13 the acts complained of in this complaint with malice, fraudulent intent, and in  
14 conscious disregard for the Plaintiff's intellectual property rights and other legal  
15 rights.

16        58. Plaintiff has been damaged by Defendant TRICE's conduct, continues  
17 to be damaged by such conduct, and has no adequate remedy at law to compensate  
18 the Plaintiff for all of the possible damages stemming from the Defendant's conduct.

19        59. Plaintiff hereby reserves the right, pursuant to 17 U.S.C. § 504(c), to  
20 elect to recover statutory damages in an amount of not less than \$750 and not more  
21 than \$150,000 for each infringement, in lieu of seeking recovery of actual damages.

22        60. As Defendant TRICE's infringement was intentional and/or willful, the  
23 Plaintiff is entitled to an award of statutory damages, exemplary damages, attorneys'  
24 fees, and the costs of suit.

25 ///

26 ///

27 ///

28 ///

**SECOND CAUSE OF ACTION**  
**Trademark Infringement 15 U.S.C. § 1125**

61. Plaintiff is the holder of the following federally registered trademarks: Corbin Fisher, Serial Number 78691008; Corbin Fisher's Amateur College Sex, Serial Number 78691030; Excelsior Media, Serial Number 3200827.

62. Plaintiff's trademarks are inherently distinctive.

63. The relevant market associates the Plaintiff's trademarks exclusively with the Plaintiff.

64. Plaintiff includes its trademarks and logos on the packaging for its DVDs and in frames for the videos that it produces. This identifies the works as those of the Plaintiff.

65. Defendant TRICE includes the Plaintiff's logos and trademarks on his counterfeit goods, including in frames on the videos on the DVDs that Defendant TRICE produces and sells to the public, and each counterfeit DVD produced by Defendant TRICE bears one or more of the Plaintiff's trademarks.

66. Plaintiff has made, and continues to make, substantial investments of resources in the production, marketing, and branding of its products sold and otherwise distributed under these trademarks.

67. Plaintiff takes great care in creating the look and quality of the films sold under its mark, including the production values inherent in the films themselves, but also including the packaging of its DVDs and the materials provided to consumers with the Plaintiffs goods.

68. Plaintiff exercises a great degree of control and oversight in the production and post-production stages of the creation and marketing of its products. This is to insure that all of the Plaintiffs productions retain their distinctive character and quality, so as to maintain the Plaintiff's reputation in the relevant marketplace.

1 See Exhibit D, Declaration of Mat Johnsonbaugh (hereinafter Johnsonbaugh dec.) ¶  
2 25.

3 69. Plaintiff has, at all times relevant hereto, taken care to enforce its  
4 trademarks and to prevent third parties from infringing thereupon.

5 70. Plaintiff has, at all times relevant hereto, exercised significant control  
6 over the technical quality of its goods and services, including but not limited to the  
7 Plaintiff's copyrighted works, as well as the packaging, duplication, manufacture,  
8 and distribution thereof, in order to maintain the overall quality of the goods bearing  
9 the Plaintiff's trademarks and to protect the value of the relevant trademarks.

10 71. Defendant TRICE's unlawful sale of counterfeit DVDs bearing the  
11 Plaintiff's trademarks constitutes an intentional and unlawful use of the Plaintiff's  
12 trademarks. This misuse constitutes a false designation of origin, and is likely to  
13 cause confusion in the marketplace as to the source or origin of the counterfeit  
14 DVDs; is likely to cause consumers to mistake the counterfeit DVDs for actual goods  
15 produced by the Plaintiff; and, is likely to deceive the public accordingly.

16 72. Defendant TRICE's unlawful use of the Plaintiff's trademarks was  
17 made in connection with the Defendant's sale of goods that are in direct competition  
18 with the Plaintiff and such sales were made to customers who otherwise would have  
19 been customers of the Plaintiff.

20 73. This misuse has caused the Plaintiff's customers, members of the  
21 relevant trade, and other end users to suffer confusion, mistake, and/or to be deceived  
22 as to the origin and authenticity of the counterfeit DVDs.

23 74. Defendant TRICE's DVDs are not of the same quality as the Plaintiff's  
24 DVDs; for example:

- 25 a. The menu sequence in Defendant TRICE's DVDs is amateurish and  
26 poorly designed when compared to the DVDs that the Plaintiff sells  
27 under its trademark. See Exhibit D, Johnsonbaugh dec. ¶ 46.  
28

- 1 b. Defendant TRICE's DVDs do not give the user the option to choose  
2 languages in the soundtrack other than English, unlike the DVDs that  
3 the Plaintiff sells under its trademark, which allow the viewer to  
4 choose multiple languages. Exhibit D, Johnsonbaugh Dec. at ¶ 28  
5 and ¶ 48.
- 6 c. The video quality of Defendant TRICE's DVDs is of markedly  
7 poorer quality than the video quality of the DVDs that the Plaintiff  
8 sells under its trademark. Exhibit D, Johnsonbaugh Dec. ¶ 44, ¶ 49,  
9 and ¶ 50.
- 10 d. The packaging of the DVDs is of poor quality. Exhibit D,  
11 Johnsonbaugh Dec. ¶ 41.
- 12 e. The DVDs give the impression that Corbin Fisher produced low-  
13 budget, low quality DVDs. Exhibit D, Johnsonbaugh Dec. ¶ 50.

14 75. The above-noted quality deficiencies in the Defendant's products  
15 serves to diminish the Plaintiff's standing in the marketplace and violates the  
16 Plaintiff's right to control the quality of materials in the marketplace that bear the  
17 Plaintiff's trademarks.

18 76. Defendant's conduct infringes upon the Plaintiff's Trademarks.

19 77. On information and belief, as a direct and proximate result of his  
20 conduct, Defendant TRICE has realized and continues to realize profits and other  
21 benefits rightfully belonging to the Plaintiff.

22 78. Defendant TRICE has willfully engaged in, and is willfully engaging in,  
23 the acts complained of in this complaint with malice, fraudulent intent, and in  
24 conscious disregard for the Plaintiff's intellectual property rights and other legal  
25 rights.

26 79. The Plaintiff has suffered damages of an amount to be proven at trial,  
27 but no less than \$49,500.00.

28



1       80. Plaintiff has been damaged by the Defendant's conduct, continues to be  
2 damaged by such conduct, and has no adequate remedy at law to compensate the  
3 Plaintiff for all of the possible damages stemming from Defendant TRICE's conduct.

4       81. As Defendant TRICE's conduct was an intentional act, using the  
5 Plaintiff's federally registered trademarks, and undertaken in order to unfairly  
6 compete with the Plaintiff's business, the Plaintiff is entitled to treble damages,  
7 attorney's fees, and costs of suit.

8       82. Additionally, Defendant TRICE's brazen and willful conduct in this  
9 case rises to the level of it being an "exceptional case," thus independently entitling  
10 the Plaintiff to an award of its attorneys fees expended in order to bring this action.

11  
12                   **THIRD CAUSE OF ACTION**  
13                   **Injunctive Relief**

14       83. Plaintiff repeats and incorporates by reference each and every allegation  
15 set forth above in paragraphs 1 through 76, inclusive.

16       84. Defendant TRICE's acts of unfair competition, trademark infringement,  
17 and copyright infringement have caused Plaintiff to suffer severe and irreparable  
18 harm, for which there is no adequate remedy at law.

19       85. Plaintiff is informed and believes, and on that basis alleges, that absent  
20 an order from this Court, Defendant TRICE will continue to operate his enterprise  
21 and will continue to cause the Plaintiff to suffer continuing damages for which there  
22 are no adequate remedies at law.

23       86. Plaintiff is entitled to temporary, preliminary, and permanent injunctive  
24 relief to enjoin any further such acts on the part of the Defendant TRICE or any party  
25 or entity acting in consort with him.

26 ///

27 ///

28 ///

**WHEREFORE; PLAINTIFF PRAYS**

87. That this court issue a Temporary Restraining Order enjoining the Defendant TRICE and his respective agents, employees, successors, assigns, and all other persons who may be acting in concert with him or them from:

- a. Destroying, secreting, shipping, or in any way transferring any DVD which appears to be a copy of any of the Plaintiff's copyrighted works, or any and all other DVD copies of works bearing the Plaintiff's trademarks, name, or logos; and,
- b. Erasing, deleting, altering, or destroying any documents, electronic files, business records, or any other records of any kind that pertain to the purchase, sale, copying, reproduction, duplication, dissemination, and/or distribution of any DVDs bearing the Plaintiff's copyrighted works or bearing the Plaintiff's trademarks; and,
- c. Copying, causing to be copied, purchasing and/or selling any additional counterfeit copies of the Plaintiff's intellectual property; and,

88. That the Court issue a Preliminary Injunction in accordance with the Order requested above.

89. That the Court issue a Permanent Injunction in accordance with the Order requested above.

90. That the Defendant be required to pay Plaintiff's actual damages proximately resulting from the Defendant's acts, or statutory damages for each violation, as the Plaintiff may elect as a matter of right.

91. That the Defendant be required to pay treble damages for his willful trademark infringement; and

92. That Defendant accounts for:

- 1 a. All gains, profits, and advantages of any kind derived by him by his  
2 aforementioned and complained-of acts and business practices; and,  
3 b. All gains, profits, and advantages derived by the infringement upon  
4 the Plaintiff's copyrights, or such damages as this Court shall deem  
5 proper within the provisions of the Copyright Act, up to \$150,000 for  
6 each unlawful duplication and distribution of the Plaintiff's works,  
7 which was intentionally and unlawfully infringed upon by the  
8 Defendant; and,

9 93. For statutory and/or exemplary damages, as awarded by this Court; and,

10 94. That defendants be required to deliver up to be impounded during the  
11 pendency of this action:

12 a. All copies of the Plaintiff's works, in any format, in Defendant's  
13 possession or under his control,

14 b. All infringing copies and/or digital masters, plates, molds,  
15 equipment, computers, hard drives, DVD burners, and all other  
16 equipment and other matter for making such infringing copies and  
17 counterfeit goods; and,

18 95. That Defendant pays to the Plaintiff its reasonable attorneys' fees  
19 pursuant to 17 U.S.C. § 505 and 15 U.S.C. § 1117(a).

20 96. That Defendant pays the Plaintiff the costs of this action; and,

21 97. For any additional and further relief which this Court deems to be just  
22 and proper.

23 ///

24 ///

25 ///

26 ///

27 ///

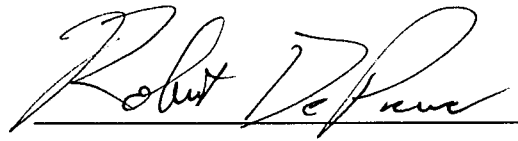
28 ///

**DEMAND FOR JURY TRIAL**

Plaintiff hereby respectfully demands a jury trial as provided by Rule 38(a) of the Federal Rules of Civil Procedure.

Dated: October 14, 2009

Respectfully Submitted,

A handwritten signature in dark ink, appearing to read "Robert A. DePiano", written over a horizontal line.

Robert A. DePiano  
Attorney for Plaintiff,  
Liberty Media Holdings, LLC

**TABLE OF CONTENTS OF EXHIBITS**

Exhibit A.....	LMH-001
Exhibit B.....	LMH-003
Exhibit C.....	LMH-064
Exhibit D.....	LMH-086



EXHIBIT A





Hi, fixed-gear-iron! (Sign out)

Buy Sell My eBay Community Help

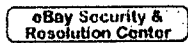
Site Map

All Categories

Search

Advanced Search

Categories ▾ Motors Stores Daily Deal



Home > Community > Feedback Forum > Feedback Profile

## Feedback Profile



adt4229 ( 88 ★ )

Positive Feedback (last 12 months): 100% [How is Feedback Percentage calculated?]

Member since: Oct-18-03 in United States

### Recent Feedback Ratings (last 12 months)

	1 month	6 months	12 months
⊕ Positive	1	13	20
⊖ Neutral	0	0	0
⊖ Negative	0	0	0

### Detailed Seller Ratings (last 12 months)

Criteria	Average rating	Number of ratings
Item as described	☆☆☆☆☆	17
Communication	☆☆☆☆☆	17
Shipping time	☆☆☆☆☆	17
Shipping and handling charges	☆☆☆☆☆	17

### Member Quick Links

Contact member  
View items for sale  
View more options ▾

Feedback as a seller Feedback as a buyer All Feedback Feedback left for others

91 Feedback received (viewing 1-25)

Revised Feedback: 0

Feedback	From / Price	Date / Time
⊕ Excellent transaction and a real quality product. An A++++ eBay seller! Thanks.	Buyer: jarhead619 ( 144 ★ )	Jul-23-09 05:56
--	--	Private
⊕ Great Job! Will do business again!	Buyer: nvlystd ( 455 ★ )	Jun-18-09 16:38
--	--	Private
⊕ Fast service. Excellent communication.	Buyer: bradymac2222 ( 10 ☆ )	Jun-15-09 13:18
--	--	Private
⊕ Arrived in excellent time. Seller was a pleasure to deal with. Five stars.	Buyer: macballard ( 242 ★ )	Jun-14-09 04:54
--	--	Private
⊕ Great transaction. Thanks.	Buyer: strangehero ( 147 ★ )	Jun-08-09 21:48
--	--	Private
⊕ arrived quickly in good shape, thank you - Bob	Buyer: rsr1957 ( 243 ★ )	May-17-09 10:31
--	--	Private
⊕ A+ seller, excellent communication, perfect packaging, a class act	Buyer: schmoozer411 ( 72 ★ )	May-10-09 09:51
--	--	Private

**i** Detailed item information is not available for the following items because the Feedback is over 90 days old.

+	excellent product..would do business with again	Buyer: e-man3700 ( 315 ★ )	Apr-21-09 11:19
--	--	--	Private
+	AMAZING! Don't Hesitate To Order From This Seller. Perfect In Every Way. Thanks.	Buyer: streetsmart ( 841 ☆ )	Mar-29-09 15:09
--	--	--	Private
+	Arrived quickly in good shape, thank you - Bob	Buyer: rsr1957 ( 243 ★ )	Mar-14-09 07:55
--	--	--	Private
+	arrived quickly in good shape, thank you - Bob	Buyer: rsr1957 ( 243 ★ )	Mar-14-09 07:53
--	--	--	Private
+	Definitely a great seller! Exactly as described! Fantastic communication!A+++++	Buyer: gcursor2002 ( 82 ★ )	Mar-12-09 19:15
--	--	--	Private
+	EXCELLENT Ebayer, Highly Recomend, Excellent Quality! A+++++	Buyer: eltinge1918 ( 146 ★ )	Feb-17-09 17:24
--	--	--	Private
+	Excellent seller! Highly recommend. Good product.	Buyer: skellington1355 ( 36 ☆ )	Feb-07-09 21:24
--	--	--	Private
+	Excellent service and product. Great seller to deal with	Buyer: skellington1355 ( 36 ☆ )	Jan-27-09 14:11
--	--	--	Private
+	Great eBay seller!. Good communication! Quick shipping! 100% as described!	Buyer: kauakeacolon ( 59 ★ )	Jan-24-09 20:22
--	--	--	Private
+	Very good communication, fast delivery and great product! Awesome!!	Buyer: sifjem ( 51 ★ )	Jan-23-09 18:54
--	--	--	Private
+	Good, fast service. Highly recommended.	Buyer: mandyswans ( 239 ★ )	Dec-25-08 12:09
--	--	--	Private
+	Outstanding email communication, prompt international delivery. A rare find.	Buyer: humed1 ( 27 ☆ )	Dec-17-08 20:42
--	--	--	Private
+	Absolutely THE BEST communication, service & product!!! HIGHEST RATING AAAA++++!!	Buyer: prodougie ( 2193 ★ )	Dec-15-08 07:51
	<ul style="list-style-type: none"> <li>Follow-up by prodougie (Dec-19-08 14:32): Have purchased add'l items from this seller-- absolutely THE BEST in all ways!!!</li> </ul>		
--	--	--	Private
+	Thanks	Seller: kimbralea1 ( 162 ★ )	Jul-05-07 11:23
--	-- (#340283224872)	--	
+	GREAT EBAYER, AND TRANSACTION: Fast payment. Thanks for choosing Bpak.	Seller: bpak ( 13661 ★ )	Oct-17-06 10:14
--	-- (#320038098245)	--	
+	Exactly as described! A++++, Super Fast Shipment	Buyer: bree702 ( 40 ☆ )	Mar-05-06 17:35
--	-- (#6845414166)	--	



EXHIBIT B

Batch 1 consists of the following LMH works:

1. Connor, ACM0475
2. Blowing Connor ACM0512,
3. Derek and Trevor's Flip Flop ACM0499,
4. Logan's Tag Team ACM0453,
5. Fucking Noah ACM0603,
6. Noah's First Time Part 1 ACM0575,
7. Noah's First Time Part 2 ACM0576,
8. Strip Poker Part 1 ACM0615,
9. Strip Poker Part 2 ACM0616,
- 10.Strip Poker Part 3 ACM0617,
- 11.TJ Fucks Gage ACM0554,
- 12.TJ Fucks Jeff ACM0503,
- 13.Fucking Todd ACM0620,
- 14.Travis Fucks Jared ACM0515,
- 15.Fucking Travis ACM0497,
- 16.Tagging Travis II ACM0609,
- 17.Trent Fucks Noah ACM0637,
- 18.Trevor Fucks Joel ACM0551,
- 19.Will Fucks Derek ACM0521,
- 20.Zeke ACM0618,
- 21.Zeke Fucks Travis ACM0644.

Batch 2 consists of the following LMH works:

- 22.Fucking Austin Part 1 ACM0563,
- 23.Fucking Austin Part 2 ACM0564,
- 24.Austin's First Time ACM0553,
- 25.Cade Fucks Dante ACM0559,

- 26.Cade Fucks TJ ACM0511,
- 27.Connor Fucks Derek ACM0539,
- 28.Connor's First Time ACM0531,
- 29.Fucking Connor ACM0545,
- 30.Connor Fucks Noah ACM0656,
- 31.Dante Fucks Lucas ACM0535,
- 32.Dawson Fucks Jeff ACM0547,
- 33.Dawson Fucks Travis ACM0509,
- 34.Derek Fucks Jeff ACM0552,
- 35.Gage Fucks TJ Part 1 ACM0585,
- 36.Gage Fucks TJ Part 2 ACM0586,
- 37.Gage Fucks TJ Part 3 ACM0587,
- 38.Heath Fucks Jared, ACM0527
- 39.Fucking Ian ACM0525,
- 40.Owning Ian ACM0651,
- 41.Jared's Tag Team ACM0569,
- 42.Kip and Dawson Unscripted ACM0526,
- 43.Lucas Fucks Austin ACM0579,
- 44.Lucas Fucks Dylan ACM0529,
- 45.Lucas Fucks Travis, ACM0529.

Batch 3 consists of the following LMH works:

- 46.Alex Fucks Brent ACM0653,
- 47.Fucking Cole Part 1 ACM0647,
- 48.Fucking Cole Part 2 ACM0648,
- 49.Elijah's First Time ACM0657,
- 50.Hayden's First Time ACM0638,
- 51.Fucking Zeke: application filed, case no. 1-177491791,

Batch 4 consists of the following LMH works:

- 52. Brett ACM0645,
- 53. Cade Fucks Connor ACM0650,
- 54. Cade Fucks Todd ACM0634,
- 55. Fucking Darin ACM0635,
- 56. Joel Fucks Aaron ACM0643,
- 57. Josh ACM0680,
- 58. Josh's First Time ACM0663,
- 59. Fucking Hayden, ACM0654.

Batch 5 consists of the following LMH works:

- 60. Cole's First Time: application filed, case no. 1-155659001,
- 61. Connor Fucks Noah ACM0656,
- 62. Joel Fucks Austin: application filed, case no. 1-154919721,
- 63. Noah Fucks Derek ACM0662,
- 64. Trey's First Time ACM0641,
- 65. Ty ACM0661,
- 66. Zeke's First Time, ACM062964.



# Certificate of Registration

Case 3:09-cv-02284-POR Document 1 Filed 10/14/09 Page 26 of 55



This Certificate issued under the seal of the Copyright Office, in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-616-425

Effective date of  
registration:

December 8, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Connor

Completion/ Publication

Year of Completion: 2007

Date of 1st Publication: November 13, 2007

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

250 Washington Street, STE 501, San Diego, CA 92101, United States

Rights and Permissions

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Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: December 5, 2008

LMH-006  
Exhibit B





This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*  
Register of Copyrights, United States of America

Registration Number:

PA 1-614-104

Effective date of  
registration:

November 10, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Blowing Connor

Completion/Publication

Year of Completion: 2008

Date of 1st Publication: March 18, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

Rights and Permissions

Organization Name: Weston, Garrou, Walters & Mooney

Name: Marc J. Randazza, Esq.

Email: [mrRANDAZZA@firstamendment.com](mailto:mrRANDAZZA@firstamendment.com)

Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714, United States

Certification

Name: Jason Gibson

Date: November 7, 2008





This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-614-919

Effective date of  
registration:

November 17, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Derek & Trevor's Flip Flop

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: January 31, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

Rights and Permissions

Organization Name: Weston, Garrou, Walters & Mooney

Name: Marc J. Randazza, Esq

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Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714, United States

Certification

Name: Jason Gibson

Date: November 17, 2008



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-616-740

Effective date of registration:

December 19, 2008

Title \_\_\_\_\_

Title of Work: Corbin Fisher's Amateur College Men Presents Logan's Tag Team

Completion/ Publication \_\_\_\_\_

Year of Completion: 2007

Date of 1st Publication: August 31, 2007

Nation of 1st Publication: United States

Author \_\_\_\_\_

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant \_\_\_\_\_

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

Rights and Permissions \_\_\_\_\_

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Certification \_\_\_\_\_

Name: Jason Gibson

Date: December 19, 2008



# Certificate of Registration

Case 3:09-cv-02284-POR Document 1 Filed 10/14/09 Page 30 of 55



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*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-615-811

Effective date of  
registration:

December 2, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Fucking Noah

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: November 27, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

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Address: 781 Douglas Ave

Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: November 27, 2008



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-614-252

Effective date of registration:

October 9, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Noahs First Time

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: October 2, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington St, STE 161, San Diego, CA, 92103

Rights and Permissions

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Certification

Name: Jason Gibson

Date: October 2, 2008



# Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-620-380

Effective date of  
registration:

January 6, 2009

## Title

**Title of Work:** Corbin Fisher's Amateur College Men Presents Strip Poker, Part 1, et al.  
**Contents Titles:** Corbin Fisher's Amateur College Men Presents Strip Poker, Part 1  
Corbin Fisher's Amateur College Men Presents Strip Poker, Part 2  
Corbin Fisher's Amateur College Men Presents Strip Poker, Part 3

## Completion/ Publication

**Year of Completion:** 2008  
**Date of 1st Publication:** December 25, 2008      **Nation of 1st Publication:** United States

## Author

■ **Author:** Liberty Media Holdings, LLC, dba Excelsior Productions  
**Author Created:** entire motion picture  
**Work made for hire:** Yes  
**Citizen of:** United States

## Copyright claimant

**Copyright Claimant:** Liberty Media Holdings, LLC, dba Excelsior Productions  
302 Washington Street, STE 161, San Diego, CA, 92103, United States

## Rights and Permissions

**Organization Name:** Weston, Garrou, Walters & Mooney  
**Name:** Marc J. Randazza, Esq  
**Email:** mrandazza@firstamendment.com      **Telephone:** 407-975-9150  
**Address:** 781 Douglas Ave  
Altamonte Springs, FL 32714 United States

## Certification



## Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-610-993

Effective date of  
registration:

October 13, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents TJ Fucks Gage

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: August 12, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

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Altamonte Springs, FL 92103, United States

Certification

Name: Jason Gibson

Date: October 13, 2008





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*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-614-367

Effective date of  
registration:

November 13, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents TJ Fucks Jeff

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: February 14, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

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Certification

Name: Jason Gibson

Date: November 13, 2008

## Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-620-200

Effective date of  
registration:

January 6, 2009

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Fucking Todd

Completion/ Publication

Year of Completion: 2009

Date of 1st Publication: January 1, 2009

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

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Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: January 2, 2009





This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-613-672

Effective date of  
registration:

November 6, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Travis Fucks Jared

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: March 27, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

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Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: November 6, 2008



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-632-686

Effective date of  
registration:

November 18, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Fucking Travis

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: January 24, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

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Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: November 18, 2008

Applicant's Tracking Number: ACM0497

## Certificate of Registration



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*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-620-262

Effective date of  
registration:

December 16, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Tagging Travis II

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: December 11, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

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Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: December 11, 2008





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*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-626-047

Effective date of  
registration:

March 24, 2009

Title

Title of Work: Corbin Fisher Amateur College Men Trent Fucks Noah

Completion/ Publication

Year of Completion: 2009

Date of 1st Publication: February 10, 2009

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

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Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: February 10, 2009

Applicant's Tracking Number: ACM0637



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*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-611-458

Effective date of  
registration:

October 14, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Trevor Fucks Joel

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: July 31, 2008

Nation of 1st Publication: United States

Author

■ Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

Rights and Permissions

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Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: October 14, 2008





This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-612-300

Effective date of registration:

November 12, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Will Fucks Derek

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: April 17, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

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Email: mrandazza@firstamendment.com

Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: November 3, 2008



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-617-247

Effective date of  
registration:

December 29, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Zeke

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: December 29, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

Rights and Permissions

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Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714, United States

Certification

Name: Jason Gibson

Date: December 29, 2008

## Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-626-199

Effective date of  
registration:

March 24, 2009

Title

Title of Work: Corbin Fisher Amateur College Men Zeke Fucks Travis

Completion/ Publication

Year of Completion: 2009

Date of 1st Publication: February 26, 2009

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA. 92103, United States

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Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: February 26, 2009

Applicant's Tracking Number: ACM0644



## Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-614-304

Effective date of  
registration:

October 14, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Fucking Austin

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: September 4, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

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Certification

Name: Jason Gibson

Date: October 7, 2008

# Certificate of Registration

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This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-610-991

Effective date of  
registration:

October 13, 2008

## Title

Title of Work: Corbin Fisher's Amateur College Men Presents Austin's First Time

## Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: August 7, 2008

Nation of 1st Publication: United States

## Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

## Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

## Rights and Permissions

Organization Name: Weston,garrou,Walters & Mooney

Name: Marc J. Randazza, Esq.

Email: mrandazza@firstamendment.com

Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714, United States

## Certification

Name: Jason Gibson

Date: October 13, 2008





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*Marybeth Peters*  
Register of Copyrights, United States of America

Registration Number:

PA 1-610-887

Effective date of  
registration:

October 9, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Cade Fucks Dante

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: August 26, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

Rights and Permissions

Organization Name: Weston, Garrou, Walters & Mooney

Name: Marc J. Randazza, Esq.

Email: mrandazza@firstamendment.com

Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: October 9, 2008





This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*  
Register of Copyrights, United States of America

Registration Number:

PA 1-614-103

Effective date of  
registration:

November 10, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Cade Fucks TJ

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: March 13, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

Rights and Permissions

Organization Name: Weston, Garrou, Walters & Mooney

Name: Marc J. Randazza, Esq

Email: mrandazza@firstamendment.com

Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714, United States

Certification

Name: Jason Gibson

Date: November 10, 2008



IPN#

Registration #: PA0001614103

Service Request #: 1-132250695

Liberty Media Holdings, LLC  
302 Washington Street  
STE 321  
San Diego, CA 92103 United States

LMH-028  
Exhibit B



## Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records:

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-612-291

Effective date of registration:

October 29, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Connor Fucks Derck

Completion/ Publication

Year of Completion: 2008

Date of 1st Publication: June 19, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

Rights and Permissions

Organization Name: Weston, Garrou, Walters & Mooney

Name: Marc J. Randazza, Esq.

Email: mrandazza@firstamendment.com

Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: October 22, 2008





This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-612-479

Effective date of registration:

October 28, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Connor's First Time

Completion/Publication

Year of Completion: 2008

Date of 1st Publication: May 22, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

Rights and Permissions

Organization Name: Weston Garrou, Walters & Mooney

Name: Marc J. Randazza, Esq.

Email: [mrandazza@firstamendment.com](mailto:mrandazza@firstamendment.com)

Telephone: 407-975-9150

Address: 781 Douglas Ave

Allamonte Springs, FL 32714, United States

Certification

Name: Jason Gibson

Date: October 28, 2008



## Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-622-273

Effective date of  
registration:

March 24, 2009

Title

Title of Work: Corbin Fisher Amateur College Men Connor Fucks Noah

Completion/ Publication

Year of Completion: 2009

Date of 1st Publication: March 24, 2009

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

Rights and Permissions

Organization Name: Weston, Garrou, Walters & Mooney

Name: Marc J. Randazza, Esq

Email: mrandazza@firstamendment.com

Telephone: 407-975-9150

Address: 781 Douglas Ave

Altamonte Springs, FL 32714 United States

Certification

Name: Jason Gibson

Date: March 24, 2009

Applicant's Tracking Number: ACM0656





This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA-1-612-439

Effective date of registration:

October 29, 2008

Title

Title of Work: Corbin Fisher's Amateur College Men Presents Dante Fucks Lucas

Completion/Publication

Year of Completion: 2008

Date of 1st Publication: June 5, 2008

Nation of 1st Publication: United States

Author

Author: Liberty Media Holdings, LLC, dba, Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant

Copyright Claimant: Liberty Media Holdings, LLC, dba, Excelsior Productions

302 Washington Street, STE 161, San Diego, CA 92103, United States

Rights and Permissions

Organization Name: Weston Garrou, Walters & Mooney

Name: Marc J. Randazza, Esq.

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Telephone: 407-975-9150

Address: 781 Douglas Ave.

Allamonte Springs, FL 32714, United States

Certification

Name: Jason Gibson

Date: October 24, 2008



# Certificate of Registration



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*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-611-864

Effective date of  
registration:

October 17, 2008

Title \_\_\_\_\_

Title of Work: Corbin Fisher's Amateur College Men Presents Dawson Fucks Jeff

Completion/ Publication \_\_\_\_\_

Year of Completion: 2008

Date of 1st Publication: July 17, 2008

Nation of 1st Publication: United States

Author \_\_\_\_\_

■ Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

Copyright claimant \_\_\_\_\_

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

Rights and Permissions \_\_\_\_\_

Organization Name: Weston, Garrou, Walters & Mooney

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Altamonte Springs, FL 32714 United States

Certification \_\_\_\_\_

Name: Jason Gibson

Date: October 17, 2008





This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

*Marybeth Peters*

Register of Copyrights, United States of America

Registration Number:

PA 1-614-102

Effective date of registration:

November 10, 2008

**Title**

Title of Work: Corbin Fisher's Amateur College Men Presents Dawson Fucks Travis

**Completion/Publication**

Year of Completion: 2008

Date of 1st Publication: March 6, 2008

Nation of 1st Publication: United States

**Author**

Author: Liberty Media Holdings, LLC, dba Excelsior Productions

Author Created: entire motion picture

Work made for hire: Yes

Citizen of: United States

**Copyright claimant**

Copyright Claimant: Liberty Media Holdings, LLC, dba Excelsior Productions

302 Washington Street, STE 161, San Diego, CA, 92103, United States

**Rights and Permissions**

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Altamonte Springs, FL 32714, United States

**Certification**

Name: Jason Gibson

Date: November 10, 2008



IPN#

Registration #: PA0001614102

Service Request #: I-132519781

Liberty Media Holdings, LLC  
302 Washington Street  
STE 321  
San Diego, CA 92103 United States

LMH-034  
Exhibit B